## STATE OF WASHINGTON



## OFFICE OF INSURANCE COMMISSIONER

## BEFORE THE INSURANCE COMMISSIONER OF THE STATE OF WASHINGTON

☐ The orders posted here are unverified electronic duplicate official version of the order as entered, you should request a Disclosure Officer, Steve Carlsberg, 360-586-0691, or by e-respectively.	hard copy of	f the official version from the Commissioner's Public
In the Matter of	)	
	)	CONSENT AND ORDER
MARYLAND CASUALTY	)	TO PAY FINE
COMPANY,	)	
An Authorized Insurer.	)	NO. D 99 - 43
CONSENT TO ORDER		
Maryland Casualty Company hereby consents conduct of charging an unfiled late fee for unt violation of RCW 48.19.040.		
RCW 48.18.180 provides:		
(1) The premium stated in the policy so ther consideration charged for the insurance		clusive of all fees, charges, premiums, or procurement thereof.
(2) No insurer or its officer, employee or receive any fee, compensation, or consider premium specified in the policy		olicitor, or other representative shall charge insurance which is not included in the
RCW 48.19.040 requires:  (1) Every insurer or rating organization classifications manual, manual of rules and rate, and rating rule, and every modification o	ates, rating	

In 1995, Maryland Casualty Company began charging a late fee on commercial installment payments in the amount of \$15.00. It collected a total of \$34,408.62 since that time. Upon having the requirement to file this fee brought to its attention, the company did file with the Office of Insurance Commissioner its Commercial Direct Bill Installment Payment Plan Rules, received July 17, 1998. This filing was subsequently approved.

Based on the foregoing, Maryland Casualty Company does voluntarily consent to the following order with the understanding that such fine is in lieu of any suspension or revocation of its certificate of authority for such conduct pursuant to RCW 48.05.185.

Maryland Casualty Company further agrees to return to its policyholders the late installment fee charges collected in violation of the insurance code. These reimbursements will be made within 60 days of the entry of this order.

SIGNED this 15th day of April, 1999.

MARYLAND CASUALTY COMPANY
Ву
An Authorized Representative
Title

## **ORDER**

Pursuant to RCW 48.05.185 and the foregoing Consent to Order, the Insurance Commissioner hereby imposes a fine in the amount of \$2,500 upon Maryland Casualty Company. Such fine shall be paid in full within 30 days from the date of this Order, Upon failure to pay such fine, the Commissioner will suspend or revoke the certificate of authority of the insurer, and the fine will be recoverable in a civil action brought on behalf of the Commissioner by the Attorney General.

Maryland Casualty Company will return to the policyholders the late installment fee charges collected contrary to the insurance code. Said reimbursements to be made within 60 days of the entry of this Order; at which time an accounting and verification of reimbursement will be made to this office.

ISSUED AT OLYMPIA, WASHINGTON, this 19th day of April, 1999.

DEBORAH SENN Insurance Commissioner

Ву

MARY M. COTTER Enforcement Attorney